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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of Timothy P. Croughan

Serial No. 09/830,194

International Filing Date 05 November 1999

35 U.S.C. § 371 Date 23 April 2001

For: Herbicide Resistant Rice

Atty. File 98A9-US Croughan

Commissioner for Patents Box 17 Washington, D.C. 20231

Attn: Refunds Branch, Receipts Accounting Division, Office of Finance

REQUEST FOR REFUND FOR IMPROPER CHARGE TO DEPOSIT ACCOUNT

This is a request for a refund of \$1276 to Deposit Account 20-0096.

The November 29, 2002 Monthly Statement of Deposit Account, No. 20-0096 (attached at tab 1) showed unexpected charges of \$1386 and \$160, attributed to the above patent application. All but \$270 of that total was improperly charged, and \$1276 should therefore be refunded.

CERTIFICATE

I hereby certify that this Request for Refund and all listed attachments are being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, Box 17, Washington, D.C. 20231 on January 21, 2003.

John H. Runnels

Registration No. 33,451

January 21, 2003

Although the undersigned is not certain why these charges appeared, based on other events in the history of the national stage of this application, the undersigned is willing to venture a guess.

This is the national stage of a PCT international application. When the national stage was entered, \$1904 in total fees were paid. See the attached copies of the Transmittal Letter, page 2 (tab 2), cancelled check for \$1904 (tab 3), and return postcard from the PTO acknowledging receipt of the \$1904 check (tab 4).

The fees due for the national stage filing, as shown on page 2 of the Transmittal Letter, properly totaled \$1904. Attention is respectfully directed to the April 23, 2001 Preliminary Amendment (tab 5). The Preliminary Amendment directed the entry of the annexes to the International Preliminary Examination Report, followed by further amendments as stated. As clearly stated in the next-to-last paragraph on page 3 of the Preliminary Amendment, the "fees were calculated based on the Claims remaining after entry of the annexes, and after entry of this Preliminary Amendment."

Despite these clear directions, the undersigned subsequently learned that the annexes from the international stage had been not entered when originally requested. In the Monthly Statement of Deposit Account dated June 29, 2001 (tab 6), there appeared an entry for a \$270 refund. The undersigned did not understand at the time why a refund had been made, and assumed that in time the Office would correct whatever error had been made, and charge the same amount back. More recently, the undersigned has surmised that the \$270 refund must have resulted from a recalculation of the filing fees due, without entry of the annexes to the International Preliminary Examination Report.

Subsequent communications with two different Examiners (copies of which are not attached, but which the undersigned would be happy to supply by fax) finally resulted in the entry of both the annexes, and the Preliminary Amendment as originally requested, in approximately October or November of 2002. At that point, the \$270 that had previously been refunded to the Deposit Account in error should have been charged back to the Deposit Account.

Instead, as shown in the November 29, 2002 Monthly Statement of Deposit Account (tab 1), it appears that the Claims fees were recalculated anew, as if no previous Claims fees had ever been paid for this application. \$1386 was charged for excess Claims, and \$160 was charged for excess independent Claims, for a total of \$1546. However, because the Applicant had properly paid the correct fees due when the application was originally filed, no additional amounts should have been due, other than the \$270 that had previously been refunded to the Deposit Account in error.

Accordingly, Applicant is entitled to a refund of \$1546 - \$270 = \$1276.

Please make this refund by crediting \$1276 to Deposit Account No. 20-0096.

Respectfully submitted,

John H. Runnels

Taylor, Porter, Brooks & Phillips, L.L.P.

Ru H. Ruy

P.O. Box 2471

Baton Rouge, LA 70821

(225) 381-0257

Registration No. 33,451

January 21, 2003



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

MONTHLY STATEMENT OF DEPOSIT ACCOUNT

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TAYLOR PORTER BROOKS & PHILLIPS, L.L.P. FINA C/O JOHN H. RUNNELS P O BOX 2471

COVER ALL SERVICES REQUESTED MUST ALWAYS BE ON DEPOSIT.

BATON ROUGE LA 70821

RECEIVED 1-7-03 TAYLOR, PORTER, BROOKS & PHILLIPS

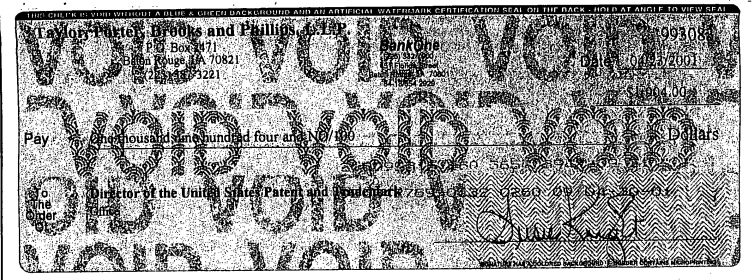
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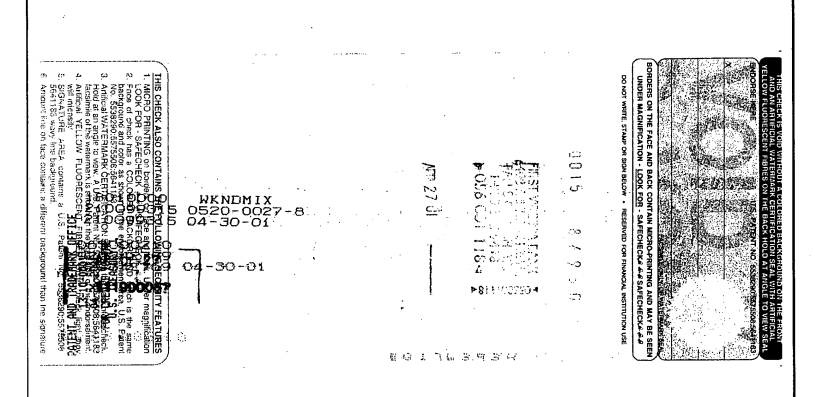
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(REV II	·2000) TD	ANSMITTAL LETTER	TO THE UNITED STATES	98A9-US Croughan							
	DESIGNATED/ELECTED OFFICE (DO/EO/US) U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR										
	CONCERNING A FILING UNDER 35 U.S.C. 371										
<u> </u>			INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED							
INTER	ITANS I	ONAL APPLICATION NO. PCT/US99/26062	05 November 1999	05 November 1998							
TITLE		IVENTION									
H	Herbicide Resistant Rice										
<u> </u>											
APPLICANT(S) FOR DO/EO/US Timothy P. Croughan											
i	mot	ny 1. Croughan									
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:											
		•	ems concerning a filing under 35 U.S.C. 371.	1							
1. 2.	Ø		UENT submission of items concerning a filin								
3.	Ø	This is an express request to beg	in national examination procedures (35 U.S.C	. 371(f)). The submission must include itens (5), (6),							
J.	_	(9) and (24) indicated below.									
4.	\boxtimes		expiration of 19 months from the priority date	(Article 31).							
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_	П		of the International Application as filed (35 U								
6.		a. is attached hereto.	· · · · · · · · · · · · · · · · · · ·								
			omitted under 35 U.S.C. 154(d)(4).								
7.	Ø		International Application under PCT Article	19 (35 U.S.C. 371 (c)(3))							
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l		c. have not been made; he	owever, the time limit for making such amend	ments has NOT expired.							
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8.			of the amendments to the claims under PCT A	Article 19 (35 U.S.C. 371(c)(3)).							
9.	Ø	An oath or declaration of the inv	entor(s) (35 U.S.C. 371 (c)(4)). of the annexes of the International Preliminar	v Evamination Report under PCT							
10.		An English language translation Article 36 (35 U.S.C. 371 (c)(5))	of the annexes of the international Fremhuna.	y Examination Report under 1 01							
11.	\boxtimes	A copy of the International Preli	minary Examination Report (PCT/IPEA/409).								
12.	Ø	A copy of the International Search									
It	ems 1	3 to 20 below concern document	(s) or information included:								
13.		An Information Disclosure State	ment under 37 CFR 1.97 and 1.98.								
14.		An assignment document for rec	ording. A separate cover sheet in compliance	with 37 CFR 3.28 and 3.31 is included.							
15.	X	A FIRST preliminary amendment.									
16.		A SECOND or SUBSEQUENT preliminary amendment.									
17.		A substitute specification.									
18.		A change of power of attorney and/or address letter. A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821 - 1.825.									
19. 20											
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23.	Other items or information:										
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24.	The fol	lowing fees are submitted	<u> </u>	101705	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			To		S PTO USE ONLY	
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NOTE	. Where on	appropriate time limit	inder 37	7 CFR 1.494 or 1.495	has not b	een	met, a				
	1.137(a) or (b)) must be filed and granted to restore the application to pending status. SEND ALL CORRESPONDENCE TO:										
Jak.	SIGNATURE										
	H. Runnels or, Porter, B	rooks & Phillips, L.L.P.			~	J	ohn H.	Runn	els		
P.O.	Box 2471				John H. Runnels NAME						
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EXPRESS MAIL NO. EJ697626595

35 U.S.C. § 371 Date:

23 April 2001 Timothy P. Croughan 09/830194 Inventor: PCT/US99/26062 PCT Application No.

05 November 1999 International Filing Date: Herbicide Resistant Rice Title:

98A9-US Croughan Atty File No.:

The Patent & Trademark Office's stamp acknowledges receipt of following enclosures:

PTO 1390 Transmittal Letter for entry into national stage

Executed Oath

Deposit Account Authorizations and Requests for Automatic Extensions of Time (2 originals) 2 3 APR 2001

Preliminary Amendment
Copy of the International Search Report Copy of the International Perliminary Examination Report

Check for the national stage fee in the amount of \$1904

Mailing date: April 23, 2001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of Timothy P. Croughan						
Serial No. 09/						
International Application No. PCT/US99/26062						
International Filing Date 05 November 1999						
35 U.S.C. § 371 Date 23 April 2001						
Atty. File 98A9-US Croughan						
For: Herbicide Resistant Rice						

Commissioner for Patents Box PCT Washington, D.C. 20231

Attn.: EO / US

PRELIMINARY AMENDMENT

Dear Sir or Madam:

Please amend this application as follows:

The Annexes

Please enter each of the annexes to the 05 February 2001 International Preliminary Search Report, a copy of which is enclosed.

After entry of the annexes, please further amend the application as follows:

In the Specification:

Please cancel the paragraph appearing at page 1, lines 10-12, and insert in its place the following new paragraph:

This is the United States national stage of international application PCT/US99/26062, filed November 5, 1999; which claims the benefit of the November 5, 1998 filing date of United States provisional application serial number 60/107,255 under 35 U.S.C. § 119(e).

In the Claims:

After entry of the annexes as requested above, please cancel Claims 62-73 and 75-81.

REMARKS

The specification and Claims have been amended by entering the annexes from the international stage of this application, as appended to the International Preliminary Examination Report. The reasons for the amendments reflected in the annexes (which were primarily formal in nature) appear in the 18 May 2000 Letter Concerning Article 34 Amendments, and the 9 November 2000 Amendment and Reply to Written Opinion, both of which were filed in the European Patent Office during Chapter II of the international phase of this application, and copies of both of which the undersigned would be happy to supply upon request if they are not readily available.

The specification has also been amended on page 1 to recite the history of this application, and to claim the benefit of the filing date of a prior provisional application under 35 U.S.C. § 119(e).

The Claims have also been amended by cancelling Claims 62-73 and 75-81. The Office is advised that Applicant has no intention of disclaiming the subject matter of Claims 62-73 and 75-81, and that Applicant intends to file a continuation application containing those claims in the near future.

The Office is also advised that it is Applicant's intention to file an Information Disclosure Citation within the three-month "window" of 37 C.F.R. § 1.97(b)(2). Should the Office take this case up for action before the Information Disclosure Citation has been placed in the file, a telephone call to the undersigned would be appreciated.

Claims 1-15, 31-38, 54-61, and 82-128 remain in the application.

The filing fees were calculated based on the Claims remaining after entry of the annexes, and after entry of this Preliminary Amendment.

Allowance of all pending Claims at an early date is respectfully requested.

Respectfully submitted,

John H. Runnels

Taylor, Porter, Brooks & Phillips, L.L.P.

P.O. Box 2471

Baton Rouge, LA 70821

Registration No. 33,451

23 April 2001



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TAYLOR PORTER BROOKS & PHILLIPS, L.L.P. FINA C/O JOHN H. RUNNELS P O BOX 2471

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